UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK www.nysd.uscourts.gov

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

-V-

CASE NO. 7:12-cv-06421-KMK

EDWARD BRONSON and E-LIONHEART ASSOCIATES, LLC, d/b/a FAIRHILLS CAPITAL, Defendants,

-and-

FAIRHILLS CAPITAL, INC., Relief Defendants.

SUPPLEMENTAL STATEMENT IN SUPPORT OF MOTION TO STRIKE AND/OR MODIFY COURT ORDER DATED MAY 28, 2021

Dr. Stuart Krost and Ms. Chelsea Krost, by and through undersigned counsel, files this Supplemental Statement in Support of Motion to Strike and/or Modify (this "Motion") the Court Order dated May 25, 2021 (the "Revised Scheduling Order" at Document 251), and in support thereof, states that attached hereto as **Exhibit "A"** and incorporated by reference herein is a signed Doctor's Note from Women's Healthcare of Boca Raton which requests that Chelsea Krost be excused from the hearing scheduled for July 7, 2021 (the "Hearing") due to her pregnancy and impending delivery. As such, it is respectfully requested that the Court modify the Revised Scheduling Order to excuse Ms. Krost from participation at the Hearing.

Dated: June 28, 2021

KANIUK LAW OFFICE, P.A.

BY: /s/Ronald Scott Kaniuk

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